as a next exhibit, which I think is Exhibit 5, the

MR. KALBIAN: Mr. Bialo asked me that I mark

THE COURT: All right.

24

25

26

the last two pages of this schedule that was just

MR. KALBIAN: Your Honor, it appears that

25

26

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Page 144 Goodwin - By Plaintiff - Direct/Kalbian 2 BY MR. KALBIAN: 3 0 Ms. Goodwin? Yes. Α Good afternoon. 5 I just want to ask what your position is 6 with the Bank of New York? 7 8 I am vice president, group manager of the funds 9 transfer division, Bank of New York. 10 And can you just briefly describe what that job entails? And if you can just keep your voice up, please? 11 12 My response, I am responsible for three main 13 areas. One is the regulatory and control area that does anti-money laundering, monitoring on wire transfers, OFAC 14 15 monitoring, as well as funds management and control for 16 all related wire transfers. 17 And how long have you been employed at Bank of New York? 18 19 Slightly over 16 years. Α 20 And how long have you served in this capacity that you just described? 21 22 Since 2000. Α 2.3 Now, counsel handed us a chart here. Q 24 Do you have one handy with you? 2.5 Α Yes. 26 Q And it is one that has been provided to us

- Goodwin By Plaintiff Direct/Kalbian
- 2 previously. It was provided to us on July 29th.
- 3 Let me ask you this.
- 4 What does this chart represent? If I could
- 5 have it marked for identification purposes as Exhibit 5.
- 6 MR. KALBIAN: Is it 5 or 6?
- 7 THE COURT: Do you want it to be marked?
- 8 MR. KALBIAN: Yes.
- 9 THE COURT: It is 5, I believe.
- 10 (The above was marked for identification as
- 11 Plaintiff's Exhibit 5.)
- 12 THE COURT: Counsel, do you have a copy?
- MR. KALBIAN: Yes, I do.
- 14 Q The document that we marked for identification as
- 15 Plaintiff's Exhibit 5?
- 16 A Yes. It is a summary of the transactions in
- 17 question related to the temporary restraining order. So
- 18 it is a summary of all the documents of the transactions
- 19 that are held by the Bank of New York in question.
- 20 Q And is this list a true and accurate listing of
- 21 the transactions frozen by the Bank of New York?
- 22 A They are transactions held by the Bank of New
- 23 York.
- 24 Can you define the term frozen? Define it
- 25 definitely, on these transactions, we have these funds,
- 26 all but two of the transactions in a suspense account,

- Goodwin By Plaintiff Direct/Kalbian
- 2 being held.
- 3 Q They are all but two are held in what you call a
- 4 suspense account?
- 5 A Yes.
- 6 Q And what exactly is a suspense account?
- 7 A It is an account at the Bank of New York that we
- 8 are holding funds to determine what to do with them,
- 9 holding them based upon the restraining order that we
- 10 received.
- 11 Q All right.
- 12 And you placed these funds in the suspense
- 13 account at the Bank of New York after you received a
- 14 restraining notice.
- 15 Correct?
- 16 A Yes.
- 17 Q And also received, the Bank of New York received
- 18 a notice of injunction dated May 9, 2005, issued by a
- 19 federal court in Rhode Island.
- 20 Correct?
- 21 A From my side, I began looking at or holding these
- 22 transactions when legal process division at the Bank of
- 23 New York instructed me to do so.
- 24 Q So you don't have any information as to whether
- 25 the Bank of New York received a document called notice of
- 26 injunction that was served on the Bank of New York by the

- Goodwin By Plaintiff Direct/Kalbian
- 2 defendants in this case?
- 3 A I know that they received -- legal process
- 4 division, White Plains, received something and in turn
- 5 they instructed me what funds to begin to hold.
- 6 Q Now, when you -- and it was you, yourself, who
- 7 decided what funds to hold or is that somebody else at the
- 8 bank that does that?
- 9 A The sites are scanned for the names in question.
- 10 When we find the transaction that involves those names, we
- 11 hold them, present them to our legal process division
- 12 department in White Plains and they instruct us whether to
- 13 hold the items or to pay them.
- 14 O In this document that we marked for
- 15 identification as Number 5, is that a -- is that a summary
- of all the transactions that are in the suspense account?
- 17 A All but two of these are in the suspense
- 18 account.
- 20 A The two items that are not in the suspense
- 21 account, on the third page, there is a transaction for
- 22 2,399,990. And it is the first conflict.) And on the top
- of the next page, there is a \$10,000,000 item both
- 24 indicated the same balances insufficient in account to
- 25 process transfer.
- 26 MR. KALBIAN: Your Honor, I move Number 5

```
Page 148
               Goodwin - By Plaintiff - Direct/Kalbian
 1
 2
         in.
 3
                   MR. TOLCHIN: May I, your Honor.
                   THE COURT: Yes.
 5
     VOIR DIRE EXAMINATION
     BY MR. TOLCHIN:
 7
              Ms. Goodwin, did you prepare this exhibit?
         Q
         Α
              It was prepared by my staff.
 9
              Did you supervise the preparation of this
10
     document?
11
              Yes.
         Α
12
              And was that for the purposes of this litigation?
13
         Α
              Yes.
14
              And to prepare this document, what did you or
     your staff look at?
15
16
         Α
              The underlying transactions.
17
         0
              And were those the documents that were Bates
18
     stamped, BNY001 to BNY400? I believe it is 400?
19
         Α
              Yes.
20
              Yes?
21
         Α
              Yes.
22
                   MR. BIALO: Your Honor, if the underlying
23
         documents are moved into evidence I have no problem
24
         with the summary. But I think that the underlying
2.5
         documents have to come first as a foundation for the
26
         summary.
```

1	
	Page 149
1	Goodwin - By Plaintiff - Voir Dire/Tolchin
2	THE COURT: Do you have a problem with
3	that?
4	MR. KALBIAN: I don't have any problems with
5	the voluminous records that were produced by the Bank
6	of New York being marked as an exhibit.
7	THE COURT: Do we have that in a notebook
8	folder? Am I correct? Let's mark the summary as
9	Plaintiff's Exhibit 5 and the notebook as 5A.
10	MR. TOLCHIN: Where is it?
11	That's fine, can I briefly examine it?
12	THE COURT: Yes. That will be in evidence.
13	(The above was marked in evidence as
14	Plaintiff's Exhibit 5 and 5A.)
15	MR. TOLCHIN: I want to see that the whole
16	range is here. And yes, it is. If this is the same
17	as that, I have no problem.
18	THE COURT: All right.
19	MR. TOLCHIN: That's what I tried to
20	accomplish with a notice to admit.
21	THE COURT: Counsel.
22	MR. BIALO: The documents in the witness'
23	notebook were the documents produced by the Bank of
24	New York with the BNY number plus the covering letters
25	that accompanied it. That is Ms. Goodwin's own
26	notebook, she worked with it, it has not been provided
1	•

Case 2:07-cv-03349-VM Document 14-8 Filed 05/14/2007 Page 11 of 52 Page 151 Goodwin - By Plaintiff - Direct/Kalbian 1 2 THE COURT: Let's proceed. 3 DIRECT EXAMINATION (Continued) BY MR. KALBIAN: 5 The two transactions that you referred to that 6 were not placed in the suspense account, I am going -- I have taken the liberty, ma'am, of blowing up those two 8 pages. Obviously they don't include the notations that you gave us today. 10 THE COURT: Why don't you just put it down. 11 All right. 12 One of the first -- the first of the two appears 13 as a transaction, Palestine Monetary Authority as the originator and Bank of Palestine, Limited, Gaza, as the 14 15 beneficiary. 16 Is that correct? 17 Α Yes. 1.8 THE COURT: This is the transaction from 19 page three, third transaction down on that page. 20 Yes, continue. 21 Now, was the -- can you tell from your records 22 whether the Palestine Monetary Authority was the account 23 holder at the Bank of New York? 24 No. They are not. Α

transaction at the Bank of New York?

Who was the account holder with regard to that

25

26

Page 152 Goodwin - By Plaintiff - Direct/Kalbian 1 2 It's the Palestine International Bank. The Bank Α of New York holder. 3 The monies were destined to the Bank of Palestine, Limited, in Gaza. That's the beneficiary of 5 these funds? 6 Α Yes. 8 And so that this was a Palestine International Bank account at the Bank of New York. 9 10 Correct? 11 That was what was being debited, yes. 12 And when it says balance insufficient in account 13 to process transfer, are these -- does that mean that there were insufficient funds in the PIB account to cover 14 those funds? 15 16 Α Yes. 17 We directed your attention to the second chart 18 that contains the other funds that were not put in the 19 suspense account? 20 THE COURT: Before you continue, going back 21 to that, why does it list Palestine Monetary Authority 22 as the originator if the account is the Palestine 23 International account? 24 THE WITNESS: This is a summary version. 25 we are going through what I was looking in here to see 26 the full transaction, I can see all the parties to the

Case 2:07-cy-03349-VM Document 14-8 Filed 05/14/2007 Page 13 of 52

- 1 Goodwin By Plaintiff Direct/Kalbian
- 2 next party is that they are to pay it to.
- 3 Q So if Palestine Monetary Authority is the
- 4 originator, does that mean that they have an account with
- 5 the PIB and this money is being taken from their account?
- 6 A I cannot testify to that. It does indicate on
- 7 the face of this that they are the originator of the
- 8 funds. But since I am not at PIB, I cannot swear to
- 9 that. But by the formatting of the payment instruction,
- 10 it is showing them as the ordering bank.
- 11 Q So just -- keeping your attention on this Bates
- 12 stamp 140, JP Morgan and Chase would be the correspondent
- 13 bank of the Bank of Palestine, Limited?
- 14 A Yes.
- 15 Q Let me direct your attention to the second
- 16 transaction that you testified earlier that was not in the
- 17 suspense account.
- 18 What Bates stamp number did you look at,
- 19 ma'am, to -- as the underlying document, if you will, for
- 20 that particular transaction which is listed on this chart
- 21 as the first item?
- 22 A Bates stamp 127 and 128.
- 23 MR. KALBIAN: For the record, this is page 4
- of 9 on Exhibit 5, your Honor.
- Q I am sorry, you said Bates 127?
- 26 A Yes.

Page 155 Goodwin - By Plaintiff - Direct/Kalbian 1 2 And, in fact, Bates 127 and 128, similarly 3 indicate that the instruction was given by your customer to PIB. 5 Correct? 6 That's where I received my instructions from, 7 yes. 8 Did the PIB with respect the that particular transaction, instructed the Bank of New York to stop the 9 10 transaction? A Yes. They have since asked us to cancel the 11 12 transaction. To cancel, that's the term of art. Cancel the 13 Q transaction? 14 15 Α Yes. 16 0 Did the Bank of New York cancel that transaction? 17 No. 18 Q Do you know why? 19 Based upon this temporary restraining order, we 20 kept those two items, the two items pending against the account. I did not cancel them. 21 22 0 All right. So when and if there are sufficient 23 funds in that Palestine International Bank account, Bank 24 of New York, those would be paid. 25 Is that correct?

Those would be suspense.

26

A

Page 156 1 Goodwin - By Plaintiff - Direct/Kalbian 2 Those would then be suspense? 3 A Yes. Let me try to clarify a point before we get into the other transactions involving the Palestine Monetary 5 6 Authority that went into the suspense account. 7 When we were here on the 30th of June, there 8 were two transactions involving Ministry of Finance and then there was an entry, it says Gaza, PMA. 10 MR. BIALO: Objection as to form. 11 MR. KALBIAN: Sorry. 12 If you look at page 2 of 9 of your chart? Q 13 Yes. 14 0 Do you see it's the second transaction down? 15 That's the one with the reference number of TS0505168284500? 16 17 Yes ma'am. 18 Α I have it. 19 0 It says originator, you see that, Ministry of Finance? 20 21 Α Yes. 22 And under there it says PMA? 23 Yes. Α 24 Q Is that reference PMA to the Palestine Monetary 25 Authority? 26 Α When we stopped the transaction, those were

1 Goodwin - By Plaintiff - Direct/Kalbian acronyms for that. I believe when I looked at the 2 3 document, that we actually asked for clarification as to what PMA stood for and they responded --MR. TOLCHIN: Objection, hearsay. 6 THE COURT: Is this part of your document? 7 THE WITNESS: Yes. THE COURT: Overruled. 8 MR. TOLCHIN: She is offering it and it's 9 10 not her business record. It's not --THE COURT: It has been marked in evidence. 11 This is the notebook. 12 13 MR. TOLCHIN: But the hearsay parts cannot be offered for the truth. They were put in as the 14 15 record, but if she is putting it in as to the truth, it is hearsay. 16 17 THE COURT: You didn't object to this. You were given the book to look at. 18 MR. TOLCHIN: Because he offered it as the 19 20 record of the Bank of New York. And if it is being 21 offered for that purpose, there is no problem. now that he is trying to bring out the statement of 22 some other bank for its truth --23 24 THE COURT: I thought it was all introduced 25 for the truth. 26 MR. TOLCHIN: As a record of the Bank of

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Page 158
               Goodwin - By Plaintiff - Direct/Kalbian
         New York.
 2
 3
                   THE COURT: I am going to allow her to
         continue.
 5
                   Overruled.
 6
                   Go ahead.
 7
                   What does the record show?
                   THE WITNESS: It's a document Bates number
9
         209 and 210, and on this transaction, we went back to
10
         our customer, which in this case was Credit Suisse
11
         Zurich, and asked them what PMA stood for.
12
              And what did they tell you?
13
              They responded, please note that PMA means
     Palestine Main, M-A-I-N, A/C-15775. And this is just a
14
15
     reference used by the ordering institution for their own
16
     audit.
17
              The reference to PMA also bears on page 5 of 9,
     if I can direct your attention to that particular page of
18
19
     this exhibit?
20
         Α
              Okay.
21
              Are you there, Ms. Goodwin?
22
         Α
              Yes.
              It is right about the middle of the page, but I
23
    will give you the transaction number. FTS0505319039200.
24
              Yes, I have it.
26
              And again, it says Ministry of Finance and under
         Q
```

- Goodwin By Plaintiff Direct/Kalbian
- 2 there, under that line, it says PMA.
- 3 Did the Bank of New York make any inquiry as
- 4 to what that reference stood for?
- 5 A Yes.
- 6 O And what did the Bank of New York determine?
- 7 A I don't have a response from Credit Suisse on
- 8 this one.
- 9 Q Would it be reasonable for you to infer that it
- 10 is also a reference to Palestine main account, based on --
- MR. BIALO: Objection.
- 12 THE COURT: Sustained.
- 13 Q -- based on the documents that you have, and
- 14 based on the previous response of Credit Suisse, is it a
- 15 reasonable inference to state that PMA there, under
- 16 Ministry of Finance, substance for Palestine main
- 17 account?
- MR. BIALO: Objection.
- 19 THE COURT: Sustained.
- 20 Q Do you know why Credit Suisse did not respond?
- MR. BIALO: Objection.
- THE COURT: Sustained.
- 23 Q And Credit Suisse, the same institution that you
- 24 inquired of with regard to the first transaction?
- 25 A Yes.
- 26 Q And why is Credit Suisse involved in both of

- Goodwin By Plaintiff Direct/Kalbian
- 2 those transactions?
- 3 A The Bank of New York customer that ordered these
- 4 transactions, that's where I received the instructions
- 5 from.
- 6 Q These two transactions that we have just been
- 7 discussing, both came from credits Swiss, is that correct?
- 8 A Yes.
- 9 Q Did you find any transactions here that involved
- 10 transfers from the Palestine Monetary Authority to any
- 11 Palestinian Embassy?
- 12 And you can use the chart 5A, if you wish,
- if it will make it easier for you to answer.
- 14 A Say the question again so that I understand.
- 15 Palestine Monetary --
- Q Were the originator, Palestine Monetary
- 17 Authority, and the beneficiary of the Palestine Embassy?
- 18 A One second, please.
- No, I do not.
- 20 Q In fact, all the transactions involving Palestine
- 21 Monetary Authority are bank to bank.
- 22 Correct?
- 23 A Where I see Palestine Monetary Authority, yes.
- Q And wherever you see Palestine Monetary Authority
- on 5A, the transactions are bank to bank?
- 26 A Let me clarify.

```
Page 161
               Goodwin - By Plaintiff - Direct/Kalbian
 1
 2
                   Palestine Monetary Authority, not the two
     items with the PM.
 3
              We put those aside. Now I am focusing on
 5
     Palestine Monetary Authority. Those transactions are all
     bank to bank.
 6
                   Correct?
 8
         Α
              Yes.
 9
              Let's focus and isolate those transactions on
10
     these charts that refers to the Palestine Monetary
     Authority and we will quickly go through them.
11
12
                   The first one appears on page 2 of 9. It is
13
     on the Palestine Monetary Authority quadrant of the
     document.
14
15
                   Is that -- is that not right?
16
                   Why don't we go with the chart and not with
17
     these blowups. That's fine, you have got 5A with you.
18
                   Right?
19
         Α
              Yes.
20
              Or 5. On page 2 of 9?
21
         Α
              Yes.
22
         0
              Per third transaction from the Palestine Monetary
    Authority, where the originator is Arab Bank, PL/C, do you
24
     see that?
25
26
              And beneficiary, it says Palestine Monetary
         Q
```

	Page 163
1	Goodwin - By Plaintiff - Direct/Kalbian
2	Q And that's also in the suspense account?
3	A Yes.
4	Q And what is the Bates stamp number that is
5	related to that?
6	A 325 and 326.
7	Q Those are the underlying documents.
8	Correct?
9	A Yes.
10	Q And again that was through the PIB account at
11	Bank of New York?
12	A Yes.
13	Q The next transaction was also on page 2 of 9,
14	what underlying documents did you look at to prepare that
15	entry?
16	A Bates number
17	MR. BIALO: Excuse me. I have a suggestion
18	for clarity of the record.
19	It is going to be impossible for anyone to
20	follow which line he is talking about. Maybe
21	Mr. Kalbian can identify the transactions by the
22	dollar amount. Because those are fairly unique and it
23	is a lot easier, and then we will know which
24	transaction we are looking at.
25	MR. KALBIAN: Whatever will make it easier
26	for the Court to follow.

```
Page 164
 1
               Goodwin - By Plaintiff - Direct/Kalbian
 2
                    THE COURT: It is fine. Whichever way you
 3
         wish to do it.
                   MR. BIALO: This is the 649?
              Yes. I am referring now --
 5
 6
                   THE COURT: The Palestine Monetary Authority
         transaction on page two.
              The originators of Palestine Monetary Authority,
 8
 9
     beneficiary, Palestine Investment Bank, Ramallah.
10
                   Is that also involving the PIB account?
11
              Yes.
         Α
12
              All right. Page 3 of 9, there are several
     entries here. I think the entire page 2 of 9, or most of
13
     it, last entries regarding the Palestine Monetary
14
15
     Authority.
16
                   We looked at the third one. That's the one
17
     that went into the -- where there was insufficient funds.
18
                   Correct?
19
         Α
              Yes.
20
              Looking at the two above those, the one with
21
     beneficiary Bank of Jordan, and the Al-Quods Bank for
22
     development and investment.
23
         Α
              Yes.
24
         Q
              Those two transactions were in suspense?
25
         Α
              Yes.
26
              And both transactions involved PIB account in
         Q
```

Page 165 1 Goodwin - By Plaintiff - Direct/Kalbian Bank of New York? 2 3 Α Yes. And your answer is the same for these 5 transactions, ma'am, regarding the question that the judge asked you about originator, Palestine Monetary Authority, 6 7 looking at the underlying document, what is that telling 8 you with regard to those two transactions? 9 The exact same setup where my instruction from 10 PIB and Palestine Monetary Authority is showing up as the originator on that. 11 But the instructions again here are coming from 12 the Palestine International Bank? 13 14 Α Yes. 15 THE COURT: That's on Monetary -- oh, I 16 see. PIB. 17 MR. KALBIAN: Yes. 18 À Yes. PIB. 19 THE COURT: Can I ask you something which 20 may shorten this. The copy that I have -- and I assume that's 21 22 a copy in evidence as well, let me look at the copy in 23 evidence -- it indicates the Bates number from which 24 each summary comes from, and where PIB was the entity 25 that instructed that the money be transferred.

says PIB under it in the section that says dollar

26

Page 166 Goodwin - By Plaintiff - Direct/Kalbian 1 2 amount. 3 THE WITNESS: Can I clarify something. Instructed or received the funds. Because 5 there are some transactions, they are on the other 6 side of the transactions they are receiving money. THE COURT: And you circled whether it was instructed or received on here. 8 9 THE WITNESS: The ones that are circled are 10 all those with Palestine Monetary Authority since 11 that's what we are focusing on today. 12 THE COURT: And where it says PIB, let's 13 look at page two, the third transaction from the 14 Palestine Monetary Authority. PIB is written? 15 THE WITNESS: Yes. 16 And that would show that -- when the --17 They were the beneficiary, yes. 18 Q And the next item also says PIB in the dollar column by the Palestine Monetary Authority is the 19 20 originator, and there it would indicate that PIB is the 21 originator bank. 22 Am I correct? 23 Α Yes. 24 So, all of these are marked and I don't know if 25 we need to question about what is marked. All right. 26 MR. KALBIAN: All right.

- Goodwin By Plaintiff Direct/Kalbian
- 2 THE COURT: Except for anything that is
- 3 different.
- 4 MR. KALBIAN: All right. I will move it
- 5 along, then, your Honor.
- 6 Q On page 3 of 9, the last transaction, and I will
- 7 give you the transaction number, internal reference of
- 8 FTS0505175578500. It says, originator Union Bank for
- 9 Savings and Investment, Amman, and beneficiary, Union Bank
- 10 for Savings and Investment, Ramallah.
- 11 Why were those funds placed in a suspense
- 12 account?
- 13 A Because on this instruction, which is Bates
- 14 number 146, the instructions were coming from the Union
- 15 Bank of Savings and Investment in Amman to go to the
- 16 Palestine International Bank, favor Palestine Monetary
- 17 Authority, with reference for further credit, Union Bank
- 18 of Savings and Investment, Ramallah branch.
- 19 So this chart gives the two far ends of the
- 20 transaction. So it was suspense for the mention of
- 21 Palestine Monetary Authority.
- 22 Q So these funds were going to the Palestine
- 23 Monetary Authority account with PIB?
- 24 A Yes.
- 25 Q That's where they were destined?
- 26 A Yes.

	Page 168
1	Goodwin - By Plaintiff - Direct/Kalbian
2	THE COURT: And the item right above that
3	item, which is for 10 million and change.
4	THE WITNESS: Yes.
5	THE COURT: It does not say PIB there. It
6	says something else. And what is that?
7	THE WITNESS: What that says is Cairo
8	Amman. My notes says, Cairo Amman, as well as
9	F-O-R-T-I-S, and Deutsche, D-E-U-T-S-C-H-E.
10	THE COURT: What does that mean?
11	THE WITNESS: The flow of funds, this
12	transaction in question. The Bank of New York
13	received an incoming deposit from Deutsche Bank,
14	New York, and that deposit showed Fortis Bank in
15	Brussels as the ordering party, instructing us to pay
16	our account for Cairo Amman Bank in Ramallah, for
17	further credit, the Palestine Monetary Authority.
18	THE COURT: So Palestine Monetary Authority
19	was the beneficiary?
20	THE WITNESS: Yes.
21	THE COURT: But it did not go to PIB?
22	THE WITNESS: Correct.
23	Q So in this instance, the Bank of New York was
24	acting as a correspondent bank for another bank other than
25	PIB.
26	Correct?

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- 1 Goodwin By Plaintiff Cross/Tolchin
- 2 the pages are not numbered, unfortunately.
- There is a transaction dated 5/17/05, again,
- 4 Cairo Amman Bank and the Palestine Monetary Authority?
- 5 A Yes.
- 6 Q That's a transaction in the amount of 9,600,630?
- 7 A Yes.
- 8 Q There's a comment to the right, cancel due to
- 9 incomplete wire instruction?
- 10 A Yes.
- 11 Q And first of all, what was this chart? What was
- 12 this chart?
- 13 A Yes. It was the first chart of transaction
- 14 involved in the TRO.
- 15 Q And in what way is this chart different from what
- 16 is in evidence in Exhibit 5?
- 17 A Exhibit 5 has additional transactions that were
- 18 identified in transactions that weren't in suspense or
- 19 part of it were taken out.
- Q So 5 is an update of A?
- 21 A Yes.
- Q Does this -- first of all, your Honor, I would
- 23 like to move --
- MR. BIALO: Your Honor, I would like to move
- 25 Exhibit A into evidence.
- THE COURT: All right.

Page 173 1 Goodwin - By Plaintiff - Cross/Tolchin 2 Yes. Α 3 Now, could you look please at document BNY14. 0 Yes. 5 What was incomplete about the wiring 6 instructions, if anything? 7 I believe that to be an incorrect statement on this first exhibit. On Exhibit A. 8 9 Who put that inaccurate statement there? 10 Someone on my staff. 11 0 So, you would agree with that there is nothing 12 wrong with the wiring instructions? 13 In looking at it, couldn't tell, don't know if 14 there was a problem with it in Cairo Amman's indication. 15 From looking at Exhibit 14, does it look like all the required fields are there? 16 17 Α Yes. 18 As you would review this -- you work with 19 documents like Exhibit 14 every day, don't you? 20 À Yes. 21 So you would know from your professional 22 experience whether it is incomplete or not, would you not? 23 Α I can effect this transfer. 24 Q You would be able to effect this transfer? 25 Α Yes. 26 Was there a swift communication? Q

- Goodwin By Plaintiff Cross/Tolchin
- 2 communication, do you know what I mean by swift
- 3 communication?
- 4 A Yes.
- 5 0 What is it?
- 6 A Swift is a financial message, authenticated
- 7 messaging system that financial institutions instructions
- 8 and messages back and forth to each other.
- 9 Q Would it be fair to say that is a computer
- 10 network between the banks that the banks use to send wire
- 11 transfers?
- 12 A Wire transfer, financial information. Not
- 13 limited to wire transfers.
- 14 Q Is it fair to say that all the transfers that we
- 15 are talking about here were swift transfers?
- 16 A In this whole document?
- 17 O Exhibit 5.
- 18 A No.
- 19 Q Which ones were not swift transactions?
- 20 A The transactions with my reference number start
- 21 off with an FD, as in Frank David, are incoming deposits
- 22 from other fed wire or chip clearing house banks.
- 23 Q And fed inquire and chips are other systems
- 24 similar to swift?
- 25 A Fed wire and chips are payments systems and swift
- 26 is a pledging system messaging system.

Page 175 1 Goodwin - By Plaintiff - Cross/Tolchin 2 And in the document Bates Number 14 -withdrawn. 3 When a transaction is cancelled, that 5 cancellation is something that would be transmitted over the swift system as well. 6 Correct? 8 А Swift message to cancel the transactions. 9 In your review of the document, did you come 10 across any swift messages asking you to cancel this \$9,630,000 transaction? 11 12 It's not in my documents. But it would be back 13 at the bank. 14 Have you seen it? 0 15 I have not seen it. 16 So do you know for a fact that there was such a 17 message? 18 Yes. I was told. A 19 Q Who told you that? 20 The payment area that cancelled it. 21 Q But you have not actually seen it? 22 Correct. Α 23 You just don't know what exactly happened with 24 this transaction? Other than somebody told you that it 25 was cancelled, you don't have personal knowledge of what 26 happened to this \$9,600,000?

Page 176 Goodwin - By Plaintiff - Cross/Tolchin 1 2 I have not seen the document myself. But was Α 3 told by the area that did it. Q All right. 5 And you don't know the date that that 6 cancellation instruction came in? 7 Α No. 8 If you will, can you look at document BNY1. 9 I just want to go over with you a few pieces 1.0 of information reflected on this document. 11 Can you tell us what is this document? 12 Α It is a copy of a transaction record of the Bank 13 of New York. 14 Q And what system generates this document? 15 Funds transfer system of the Bank of New York. The Bank of New York internal computer system? 16 0 17 Yes. A 18 0 And where does the Bank of New York's internal 19 computer system get the information? 20 From the incoming payment instruction. 21 And would you agree with me that document BNY124 is the actual incoming swift message that corresponds to 22 23 BNY1? 24 Α Yes. 25 Q Is it fair to say that both BNY1 and 124 contain 26 the same information but in a different format?

Page 177 Goodwin - By Plaintiff - Cross/Tolchin 1 2 Α Yes. 3 And would you agree with me that the format in 4 BNY1 is designed to be easier for humans as opposed to 5 computers to read? It is more readable? 6 I can read both of them, but it is not --7 THE COURT: The other document is BNY --8 MR. TOLCHIN: 124, your Honor. 9 THE WITNESS: 124 is the instruction that we 10 received, which electronically is inserted into the 11. Bank of New York funds transfer system, which then carries out the instruction. 12 13 That process of taking the incoming swift 14 instruction and putting into the funds transfer system, have you ever heard that called unpacking? 15 16 It is unpacked into the funds system? Yes. terminology is used. 17 18 Q Take a look at BNY 1. 19 Do you see on the upper right, there is a 20 number 52D and it's the Palestine Monetary Authority? 21 Α Yes. What is 52D? 22 0 23 Α Originating bank. 24 Is that a field name? 0 A swift field tic. 25 26 So, any time that we see 52D in one of these Q

Page 178 Goodwin - By Plaintiff - Cross/Tolchin 1 2 documents, in one of these swift documents, it has the 3 same meaning? Α Correct. And tell us what does field 352 mean, 5 6 originating? A The originating institution. And let's take a look down at the Palestine 8 9 Monetary Authority. Down in the middle it says, message 10 type 202? 11 Α Yes. 12 What is message type 202? 13 Α Bank transfer. 14 0 Is that a type of swift transfer? 15 It is a type of swift message. 16 And what is the meaning of 202? Who can be a 17 party to 202? 18 It is a bank-to-bank transfer. 19 So in -- swift 202 messages, the only parties to Ο 20 that transaction can be banks? 21 That's the intention of a 202. 22 Q There cannot be private parties using 202? 23 There is not supposed to be. 24 Q And there are other formats for private parties 25 to make transfers. 26 Correct?

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               Goodwin - By Plaintiff - Cross/Tolchin
 1
 2
         Α
              Yes. If everybody follows the rules, yes.
              Right above where it says 52D at the top it has
 3
     the word sender.
 5
                   What does it mean?
              It is who sent the swift instruction.
 6
         А
 7
             Does that -- withdrawn.
         0
 8
                   Just to the right of the word sender, there
 9
     is a Keith P-A-I-T-T-S, 22.
10
                   Do you see that?
11
         Α
              No.
12
              Do you see the word sender?
13
         Α
              Yes.
14
              And just to the right of the -- what's the value
15
     of the sender?
16
              Sender is look sent the swift instruction to me.
17
              And it says there, you are looking at 001?
              Yes.
18
         Α
19
              And your copy doesn't say B-A-I-T?
         Q
20
              Yes. P-A-I-T-S, 22.
21
         Q
              Is that a code?
22
              A swift address.
         Α
23
              And that corresponds to a financial institution?
         Q
              PIB.
24
         Α
              And how can you tell that?
26
              Because I can tell by looking it up or when the
         Α
```

- Goodwin By Plaintiff Cross/Tolchin
- 2 instructions are received for funds transfer system,
- 3 unpacks the Swiss address to identify the sender, who the
- 4 sender is.
- 5 Q In other words, the funds transfer system looks
- 6 it up automatically and fills it in over here on the left
- 7 of BNY01. So it appears here on BNY001 as both the code
- 8 and in the unpack form?
- 9 A Yes.
- 10 Q Now, what is swift 202 transfer? What is the
- 11 role of the sender?
- 12 A The party that is sending the instruction to me.
- 13 It is usually the debit party of the transaction.
- 14 Q The party that sends the instruction. All
- 15 right.
- Does that necessarily mean that the party
- 17 that it is the party who is sending the money?
- 18 A It is the party whose account I am going to touch
- 19 based on the instruction.
- 20 Q All right. Looking at 001, would Palestine
- 21 Monetary Authority in the 52D field and PIB as the sender,
- 22 can you tell where the money originated?
- 23 A From the face of this transaction, PIB indicates
- 24 that Palestine Monetary Authority is the originating
- 25 institution.
- 26 Q So the money, somehow, came from the Palestine

- Goodwin By Plaintiff Cross/Tolchin
- 2 Monetary Authority?
- 3 A Based on this instruction, that's what is in that
- 4 field. I cannot speak to physically their movement.
- 9 You cannot tell how the money got from PMA to the
- 6 PIB?
- 7 A Right.
- 8 Q It would be certainly possible that the Palestine
- 9 Monetary Authority has an account at the PIB?
- 10 A Possible.
- 11 O So this transaction is consistent with the
- 12 Palestine Monetary Authority instructing the PIB to take
- 13 money from its account, the PMA account, at the PIB, and
- 14 to send it on pursuant to the instructions?
- 15 A Yes.
- 16 Q It would also be possible that somebody actually
- 17 physically, somebody from the Palestine Monetary Authority
- 18 physically brought cash to the PIB?
- MR. KALBIAN: Objection. Speculation.
- MR. TOLCHIN: I am asking if it's possible.
- 21 THE COURT: I will allow it. I will allow
- 22 it.
- 23 A Yes.
- Q Other than bringing in cash or the PMA having an
- 25 account at the PIB, is there any other way that this
- 26 transaction could have taken place, based on your

- Goodwin By Plaintiff Cross/Tolchin
- 2 experience?
- 3 A I don't understand the question.
- 4 Q All right. We talked about two ways that the
- 5 originating bank could get the money for this transfer to
- 6 the sender. They could give cash, or they could have an
- 7 account at the sender's bank.
- 8 Are there any other choices or is it any one
- 9 of those two?
- 10 A I believe it would be one of those two.
- 11 Q And would you agree with me, from your experience
- 12 in dollar amount such as these transactions, that it is
- 13 more than likely that it was the PMA had an account with
- 14 the PIB?
- 15 A Yes.
- 16 Q And, in fact, you heard Mr. Abu-Habsa this
- 17 morning that, in fact, the Palestine Monetary Authority
- 18 has an account at the PIB?
- 19 A Yes.
- 20 Q Now, on the left, just above where it says PIB,
- 21 we are on document 001, do you see that there is a
- 22 notation DB and a number 89004289755?
- 23 A Yes.
- Q What does DB field mean?
- 25 A Debit.
- Q And what is that number?

- Goodwin By Plaintiff Cross/Tolchin
- 2 A The Bank of New York account number of PIB.
- 3 Q All right. And just above the DB field there is
- 4 a field pay and it says book.
- 5 A Yes.
- 6 Q What does pay book mean?
- 7 A This transaction would be paid via a book
- 8 transfer because the other party to the transaction also
- 9 maintains an account at the Bank of New York. So it would
- 10 be a transfer from one account at the Bank of New York to
- another account at the Bank of New York.
- 12 Q So any time the sender and the credit party have
- 13 an account at Bank of New York, Bank of New York just
- 14 moves money on its books from one account to the other.
- 15 Is that correct?
- 16 A Yes.
- 17 Q If the sender and the credit party don't both
- 18 have an account at the Bank of New York, what do you do?
- 19 A We pay the instruction, either through the fed
- 20 wire system or through chips, the clearing house payment
- 21 system.
- 22 Q And the fed wire system, would be if you are
- 23 dealing with banks that are all members of the Federal
- 24 Reserve?
- 25 A Fed wire system are all federal backs yes.
- Q And if it is a bank not a member of the reserve,

- 1 Goodwin By Plaintiff Cross/Tolchin
- 2 you have to use chips?
- 3 A No, the members of the clearing house with the
- 4 chips banks are also fed banks.
- 5 O They can use either, but if you have a bank that
- 6 is not a federal reserve bank, you have to use swift or
- 7 clips? Sorry, you have to use chips?
- 8 A It is more likely that a bank is a member of
- 9 chips and fed than -- fed not normal for a fed wire bank
- 10 for -- it is not normal for a bank not to be a fed wire
- 11 member, but to be a chips member.
- 12 Q All right. Let's come down on the BNY001. There
- is a code OGB and in that field, there is a field code,
- 14 OGB and in that field it says, Palestine Monetary
- 15 Authority.
- 16 What does the field OGB mean?
- 17 A Originating bank.
- 18 Q So it's the same as 52D?
- 19 A Yes.
- 20 Q So where it says OGB on the left, is the
- 21 unpacking of 52D on the right?
- 22 A Yes.
- 23 Q All right.
- We come down about a third of the way, and
- 25 it says CR and then there is a number 890003357614.
- What does CR mean?

Page 186 Goodwin - By Plaintiff - Cross/Tolchin 1 on the left and written out as CR. 2 3 Is that correct? Α Yes. 5 Arab Land. Sorry? Q Α Yes. 7 Q Now, again looking at BNY document one, just under Egyptian Arab Land Bank it gives an address in 9 Jerusalem, Israel, and under that it says BBK. 10 Do you see that? Yes. 11 Д And what is the field BBK? 12 13 A It's the next party in the chain. And in this case, BBK is blank? 14 Yes. 15 Α 16 What it is significance of that? On this instruction, there is not a party on this 17 Α instruction after that. 18 19 So does that mean that this transaction, the ultimate destination of this money would have been 20 21 Egyptian Arab Land Bank? 22 Α For the document that I have, yes. 23 And just a little bit lower than that there is a field BNF, like in Frank? 24 Yes. 26 What does that mean? Q

Page 187 Goodwin - By Plaintiff - Cross/Tolchin 1 2 Beneficiary. Α 3 0 And what is the meaning of that field? It says beneficiary field for Bank of New York 5 instructions, if you look at the credit party, CR is the 6 first credit party, BBK would be the second and BNF would be the third. Depending on how many credit parties you have in a credit transaction. 8 9 Which would not be applicable to this particular 10 transaction? 11 А Correct. 12 Q And come all the way down to the Palestine 13 Monetary Authority in the middle, there is some date fields. 14 15 Do you see origin and value? 16 Yes. Α 17 Could you explain what origin and value is? 18 O-R-G-I-N is the originating date. It is the 19 date that I receive the swift instruction. The value date 20 is the value that I value -- that I am supposed to -- the 21 date that I am supposed to make the payment on. And there is another date below that. 22 Q 23 The debit value date. 24 Q DB or DR? 25 It is DR. A All right. That's the debit value date. 26 Q

Page 188 1 Goodwin - By Plaintiff - Cross/Tolchin 2 Α Yes. 3 And in this case BNY1, they are all the same, May 17, 2005? 5 Α Yes. 6 Now, look on the left, there is something called 7 swift 20? 8 Α Yes. 9 What is the significance of the field swift 20? 10 There is a reference field. Swift 20 is the originated source reference, swift 21 is the bene, 11 beneficiary. 12 13 You call the bene as a nickname? 14 Yes. Sorry. Α 15 It is okay. So that would be, if this money were 16 to be applied to some transaction, that would be a 17 place -- swift 21 would be a place that you can note it? 18 For reference numbers. 19 So you can put a purchase number order or contract number or anything that you want there? 21 Α It is a preformat field. 22 And in this case, the swift 21 field says NON. Q 2.3 Yes. Α 24Q What is the meaning of NON? 25 Don't know. A 26 0 Have you seen that before?

Page 189 1 Goodwin - By Plaintiff - Cross/Tolchin 2 No. Α Now, right under swift 21 there is a field AMT. Α Yes. 5 What is the meaning of AMT? 6 Α That's the dollar amount. 0 So this transaction reflected in BNY1 would have been a \$184,990 transaction? 8 9 Α Yes. 10 Q Okay. 11 THE COURT: Are you going to be much 12 longer? 13 MR. TOLCHIN: Not terribly, but if he needs 14 a break. 15 THE COURT: He needs a break, but she has to 16 get out of here. 17 I just want to know how much longer you are 18 going to be. 19 MR. TOLCHIN: Not too much longer. 20 (Whereupon, a recess was had.) 21 THE COURT: All right. Let's continue. 22 And I remind you you are still under oath. 23 Could you look at the document BNY10. 0 24 Α Yes. 25 Does that -- do you recall that Mr. Kalbian asked Q 26 you about a transaction where the Union Bank of Amman was

Page 190 1 Goodwin - By Plaintiff - Cross/Tolchin the ordering party and the Union Bank for Savings and 2 Investment from Ramallah would be the beneficiary? 3 Union Bank for Savings and Investment as the 5 originator and the beneficiary. 6 0 Well, isn't the originator Amman and the recipient's in Ramallah? 8 Α Yes. 9 Looking at the NY 10, do you see there is a field 10 57D? 11 Α Yes. 12 57D was not on the BNY1 that we talked about 13 before. 14 Correct? 15 Α Yes. 16 What is field 57D? Q 17 A Intermediary bank. And this case, who is -- what institution was in 18 0 19 57D? 20 Α PIB. 21 Q And then do you see 58D? 22 Α Yes. 2.3 Q And what institution is in 58D? 24 Α Palestine Monetary Authority. 25 And what is 58D? Q 26 It is the beneficiary institution.

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1	Goodwin - By Plaintiff - Cross/Tolchin
2	Q All right. And then, underneath 58D, it
3	says/BNF, further credit to, do you see that?
4	A Field 72.
5	Q All right. And what is field 72?
6	A Bank to bank information.
7	Q So this is would it be fair to say that field
8	72 is telling the Palestine Monetary Authority what to do
9	with their money? With this money?
10	A It can be inferred, yes.
11	Q Is that the meaning of field 72?
12	I don't want to infer anything.
13	A That's what the instruction 72, further credit to
14	Union Bank for Savings and Investment, Ramallah branch,
15	account number 6001491.
16	Q All right.
17	MR. BIALO: I have no more questions.
18	THE COURT: Any redirect?
19	MR. KALBIAN: I have no redirect.
20	THE COURT: You are excused, ma'am.
21	(Witness excused.)
22	THE COURT: We are going to break right
23	now.
24	THE COURT: All right. Counsel.
25	MR. KALBIAN: Sorry, your Honor.
26	THE COURT: You have further witnesses.
1	